### Kyle Jerome Dalen

VS.

Jodi Harpstead, Commissioner of the Minnesota Department of Human Services

U.S. District Court No. 23-1877

# EXHIBIT 1

STATE OF MINNESOTA	DISTRICT COURT
COUNTY OF DAKOTA	FIRST JUDICIAL DISTRICT Case Type: Civil Other
Kyle Jerome Dalen,	Case No
Plaintiff,	
vs.  Jodi Harpstead, Commissioner of the Minnesota Department of Human Services, in her individual and official capacities,	CIVIL COVER SHEET (NON-FAMILY CASE TYPE)
Defendant.	

Date Case Filed: May 31, 2023

#### Attorneys for Plaintiff:

Daniel E. Gustafson (#202241) David A. Goodwin (#386715) Anthony J. Stauber (#401093) Joseph E. Nelson (#402378) GUSTAFSON GLUEK PLLC

Canadian Pacific Plaza 120 South Sixth Street, Suite 2600 Minneapolis, MN 55402 Telephone: 612-333-8844

Fax: 612-339-6622

dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com tstabuer@gustafsongluek.com jnelson@gustafsongluek.com

### JASPERS, MORIARTY & WETHERILLE, P.A.

Kevin J. Wetherille (#033036X) James P. Conway (#0391044) 206 Scott Street Shakopee, MN 55379 (952) 445-2817

#### Attorneys for Defendant:

KEITH ELLISON Attorney General State of Minnesota 445 Minnesota Street, Suite 1400 St. Paul, Minnesota 55101-2131 (651) 757-1385 (Voice) (651) 282-5832 (Fax)

#### THRONDSET MICHENFELDER, LLC

Jason Gustafson (#0403297) One Central Avenue West St. Michael, MN 55376, Suite 101

Tel: (763)-515-6110 Cell: (612)-889-0341

#### FREMSTAD LAW

Hannah L. Scheidecker (#0401987) 3003 32nd Ave. S., Ste. 240 Fargo, ND 58103 (701) 478-7620 hannah@fremstadlaw.com

1. Provide a concise statement of the case including facts and legal basis:

Plaintiff alleges that Defendant Commissioner of the Minnesota Department of Human Services has refused and is refusing to effectuate civil commitment orders under Minn. Stat. § 253B.10, subd. 1(b) in violation of their rights.

2.	Date Complaint was served: Sent for Service
3.	For Expedited Litigation Track (ELT) Pilot Courts only:  a.   the parties jointly and voluntarily agree that this case shall be governed by the Special Rules for ELT Pilot. Date of agreement:  The court is requested to consider excluding this case from ELT for the following reasons:
	Note: ELT is mandatory in certain cases, and where mandatory, exclusion may also be sought by timely motion under the Special Rules for ELT Pilot.  c. Anticipated number of trial witnesses:  d. Amount of medical expenses to date:  e. Amount of lost wages to date:  f. Identify any known subrogation interests:
4.	For Complex Cases (See Minn. Gen. R. Prac. 146):  a. Is this case a "complex case" as defined in Rule 146? Yes X No  b. State briefly the reasons for complex case treatment for this case:
5.	Estimated discovery completion within 4 months from the date of this form.
6.	Disclosure / discovery of electronically stored information discussed with other party?  No Disclosure / discovery of electronically stored information discussed with other party?  If Yes, list agreements, plans, and disputes:
7.	Proposed trial start date: December 1, 2023

8.	Estimated trial time: 3 days hours (estimates less than a day must be stated in hours).
9.	Jury trial is:
	☑ requested by Plaintiff (NOTE: Applicable fee must be enclosed)
10.	Physical/mental/blood examination pursuant to Minn. R. Civ. P. 35 is requested:  □ Yes ☒ No
11.	Identify any party or witness who will require interpreter services, and describe the services needed (specifying language, and if known, particular dialect): <u>Unknown</u>
12.	Issues in dispute:
13.	Case Type / Category: <u>Civil/Other</u> (NOTE: select case type from Form 23, Subject Matter Index for Civil Cases, appended to the Minnesota Rules of Civil Procedure).
14.	Recommended Alternative Dispute Resolution (ADR) mechanism:
	(See list of ADR processes set forth in Minn. Gen. R. Prac. 114.02(a))  Recommended ADR provider (known as a "neutral"):TBD  Recommended ADR completion date:TBD  If applicable, reasons why ADR not appropriate for this case:
	By signing below, the attorney or party submitting this form certifies that the above

information is true and correct.

Dated: May 31, 2023

#### **GUSTAFSON GLUEK PLLC**

/s/Daniel E. Gustafson

Daniel E. Gustafson (#202241)

David A. Goodwin (#386715)

Anthony J. Stauber (#401093)

Joseph E. Nelson (#402378)

Canadian Pacific Plaza

120 South Sixth Street, Suite 2600

Minneapolis, MN 55402

Telephone: 612-333-8844

Fax: 612-339-6622

dgustafson@gustafsongluek.com

dgoodwin@gustafsongluek.com

tstabuer@gustafsongluek.com jnelson@gustafsongluek.com

## JASPERS, MORIARTY & WETHERILLE, P.A.

Kevin J. Wetherille (#033036X) James P. Conway (#0391044) 206 Scott Street Shakopee, MN 55379 (952) 445-2817

#### THRONDSET MICHENFELDER, LLC

Jason Gustafson (#0403297) One Central Avenue West St. Michael, MN 55376, Suite 101

Tel: (763)-515-6110 Cell: (612)-889-0341

#### FREMSTAD LAW

Hannah L. Scheidecker (#0401987) 3003 32nd Ave. S., Ste. 240 Fargo, ND 58103 (701) 478-7620 hannah@fremstadlaw.com

Counsel for Plaintiff